LIABILITY CONCERNS IN MINNESOTA: RECREATIONAL MAPS

MINNESOTA LAW CAN PROVIDE A MUNICIPALITY WITH LIABILITY PROTECTION WHEN AN INJURY RESULTS FROM THE USE OF A RECREATIONAL MAP

December 2010

MINNESOTA COMMUNITIES may want to provide maps to members of the public for biking, walking, or other recreational uses. Communities, however, may be concerned about the liability issues surrounding the use of such maps. Generally, Minnesota law protects municipalities from liability for injury that results from inaccuracies in a map created from Geographical Information System (GIS) information. When liability concerns relate to features of a map beyond its accuracy, such as a particular highlighted route, municipalities may also be protected from liability concerns, assuming they chose the features based on policy decisions.

Q What qualifies as a municipality?
A A municipality includes a city, county, town, public authority, public corporation, special district, school district, or public library.

Q A municipality wants to provide community maps to citizens. Does Minnesota law protect municipalities regarding the accuracy of the map?
A Yes. Minnesota law specifically protects municipalities against liability concerning the accuracy of a GIS-based map if the municipality provides a disclaimer for the accuracy of the information. However, protection under this statute only relates to the accuracy of GIS maps, not maps based on other information.

Q What language should be included in the disclaimer?
A To be eligible for liability protection by the law covering GIS mapping, a disclaimer must include language about the accuracy of the information contained in the map. For example, a disclaimer could say: “[Municipality name] cannot guarantee the currency and accuracy of the map data.” The disclaimer could also include the following language:

  » The data represented here is the best available for the stated purpose.
  » This map is intended for recreational purposes only.
  » You may find that construction projects, traffic, weather, or other events may cause conditions to differ from the map, and you should plan your route accordingly.

“Balance policy considerations, such as health, safety, and reliability of a path.”
Can a municipality be liable for the conditions of the path shown on the map?

It depends. As stated above, if a municipality can show that a route was chosen as part of a policy consideration, Minnesota law should protect it from liability resulting from picking a particular route for the map. Municipalities have additional responsibilities to maintain certain paths, whether or not they are shown on a GIS map. So, if someone is injured because a municipality fails to maintain a path properly, the municipality may be liable for the injury.

How and when should the disclaimer be provided?

Disclaimers should be provided in writing on all maps intended for use by the public.

Are municipalities given any other protections from liability for the routes chosen on a recreational map?

Yes. Municipalities may be protected from liability for an injury related to the routes they chose for maps, how the information is presented on the map, or other map-related options if the municipality can show that they chose the information based upon discretionary decisions.

What are “discretionary” decisions?

Discretionary decisions are those that involve the balancing of policy, economic, political, financial, safety, or legal considerations. Common policy considerations for choosing a route may include safety, health, reliability, or economic feasibility.

How can a municipality limit the risk of liability when creating a recreational map?

A municipality should:

» Include a disclaimer on all maps.
» Balance policy considerations, such as health, safety, and reliability of a path, when determining which routes to include, and document the balancing done during the decision-making process.
» Consult an attorney with specific questions of liability or immunity.

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